EXHIBIT A

NATURAL GAS AGREEMENT

This agreement ("Agreement") is made and entered into on this date, _______, between Snyder Brothers, Inc. ("Soller")

Ohlo Valloy Madfoul Centler

("Buyer") (bereinatter jointly referred to as "Parties"). The terms applicable to this Agreement are as follows:

1. Terms: The term of this Agreement ("Term") shall run from 12:01 AM as of the date of this Agreement and the terms of this Agreement shall apply to and shall be incorporated in all purchase orders agreed to between the parties entered into from the time of oxecution of this Agreement pring forward during such Term (unlose specifically agreed to otherwise in any particular purchase order with respect to such purchase order), the form of which purchase orders shall be as set forth in Exhibit "A".

Either party may terminate this Agreement by giving the other party thirty (30) days prior written notice to their address below, provided, however, that heither party may terminate this Agreement with respect to any particular purchase order before the expiration of any Sales. Period provided for in any such purchase order, then effective. In the event of a conflict between this Agreement and the terms of any such purchase order, the purchase order shall control.

2. Contract Quantities: Seller agrees to sell and deliver, and Buyer agrees, with Seller as Buyer's sole supplier, to buy and take delivery of all of the quantities of netural gas ("Gas") required at the Point of Delivery specified on purchase order used of the Buyer facilities, which facilities are in existence at the time this Agreement is entered into, provided by the meters designated in the applicable purchase order during the Term of this Agreement ("Facilities"). Provided, however, that the obligations of Seller to provide Gas to such Facilities may not be increased or decreased by any modification of Facilities during the Term, except as may be multially agree by the parties to the contrary in a writing signed by the parties.

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Solier and: the form-shall have a right of tract contrain to time to match any third party after the provide gas to the Facilities, exercised within fine in 113) days not found buyer prevides Seller with a fine and correct copy of the third party offers. Seller with a fine and correct copy of the third party offers are seller.

3. Transportation: Seller shall obtain transportation to the Point of Delivery, and be responsible for the payment of all related taxes prior to the Point of Delivery. Buyer shall obtain transportation from the Point of Delivery, and be responsible for all retated taxes at end from the Point of Delivery.

Buyer nuthorizes Seller to eat as its agent for schoolling and confirming the transportation of gas with the transporter at the Point of Delivery.

in the event that transporter (Local Utility) implements a mandatory service charge for suppliers or adopts any other changes in its requirements during the term of this Agreement that restills in any direct increased in costs to Seller in providing Gas, to Buyer, Seller shall pass such increased costs through to Buyer and Buyer agrees to pay such increased costs.

4. Scheduling and Imbalance: Selier will achedule deliveries on eldelly basis according to the quantilles on each applicable purchase order. Buyer will forward accurate meter readings to Selier for use by Selier in adjusting deliveries to Buyer's actual usage during that month. Transportation imbalances, scheduling penalties and related charges will be the responsibility of the Party whose fellure caused the imbalance.

If any quantily imposed at any time and for any reason upon Snyder by the Local Utility in the form of an operational flow order, operational matching order, or otherwise is grouter or less than the quentity scheduled in a purchase order to which this Agraement applies, and as a result Saler shall focur extra cost to produce or transport natural gas sale result than Buyer shall be obligated to pay these extra costs to Seller.

5. Purchase Price: Ouring the term of this Agreement, Buyer will pay to Seller the price as specified in an applicable EXNIXI A for all Gas purchased or received by Buyer. All references to NYMEX or NYMEX LDS shall mean "Nymex Last Day Sallle per Plait's Inside FERC".

If in a given month Buyer consumes gas in excess of the contract volume tolerance as described in the applicable Exhibit A, any excess gas shall be priced as Seller's current Market Prices. If in a given month Buyer consumes less gas than the minimum confract volume tolerance as described in the applicable Exhibit A, Seller shall buyback any unused volumes as Seller's current Market Prices.

In the absonces of agreement regarding pricing for any extension of service beyond the initial term of any thon applicable purchase order, deliveries shall be charged at Seller's current Market Prices.

Buyer may from lime to time conven a NYMEX or other index based price to a Fixed Price at multiplity agreeable terms, but only for all or part of the contract volumes specified in the applicable purchase order. The Fixed Priced conversion will be communicated by Seller to Buyer via a facilitation emission detailing the advolume and price of the Fixed Price conversion, it should be signed and rotumed by Buyer but will be considered executed it not responded to within 46 hours.

6. Failure to Deliver or Receive Gas: If Seller fails to deliver all or part of the Gas (including pursuant to the applicable purchase order in the avent Buyerconverts to a fixed price pursuant to Paragraph 5 above) and the failure is not excused under the terms of the Agreement or by Buyer's Event of Default, than Seller will credit Buyer an amount for the deficiency equal to the positive

difference, if any, obtained by subtracting the Sales Price from the Merket Price of the deflicion quantity. If Buyer falls to receive or accept all or port of the Gas (Including pursuant to the applicable purchase order in the event Buyer converts to a fixed price pursuant to Paragraph 5 above) and the fallure is not excused under the forms of the Agreement or by Seller's Event of Default, then Buyer will pay Seller an amount for the deficiency equal to the positive difference, if any, obtained by subtracting the Market Price from the Seller Price of the deficient quantity.

"Market Price" as referred to from time to time in this Agreement mades the merket price of similar quantities of Gas from time to time at the Point of Delivery as determined by Seller's reasonable determination.

These section 6 remedies are in addition to the remedies of the injured party available under section 8 below end/or otherwise provided by law or this Agreement.

7. Events of Default: "Event of Default" means (I) the fallure of Buyer (or its guarantor) to make any payment required by the applicable due data; (II) the fallure of Buyer to provide eathfactory Credit Assurence (as defined below) to Seller; (III) wither Party (or its guarantor) is or becomes Bankrupt, and (IV) the fallure of either Party to perform any obligation not specifically addressed above and the fallure is not cured within ten (10) days of receipt of whitten demand for cure except for the fallure of a Porty to deliver or receive Gas under the applicable purchose order, which deficiency is cured by payment of the amount due, it any, under Section 5.

"Bankrupt" means with respect to any entity, the entity (f) files a petition or otherwise commences, authorizes or adulesces in the commencement of a proceeding or cause of action under any benkruptcy, involventary, reorganization or similar law, or has any such petition filed or commenced against it, (ii) makes an assignment or any general arrangement for the benefit of creditors, (iii) otherwise becomes bankrupt or insolvent (however evidenced). (iv) has a fliquidator, administrator, receiver, trustee, conservator or similar afficial appointed with respect to it or any substantial portion of its property or assets, or (v) is generally unable to pay its debts as they fall due.

If eldiagnesty has reasonable grounds for insecurity regarding the performance of any obligation of the other party under this Agreement (whether or not then due) than the party who has reasonable grounds (including, without limitation, the occurrence of a material change in the credit worthiness of the other party), may demand "Credit Assurance". Credit Assurance whether a wilfolent security in the form, amount and for the term reasonably acceptable to the perty making such demand, including, but not limited to, a standby irravocable letter of credit, a prepayment, a security interest in an absett or a performance bond.

8. Remadies: Upon the occurrence and during the continuence of an Event of Default, the non-defauiting Party may in addition to any other remedies that it may have: (i) suppend any Gas deliveries due hereunder; (ii) your written notice at least one day in advance, accelerate any or all amounts owing believen the Parties under the Agreement and terminate and injudiate any or all transactions; (iii) determine a satisfament emount for the applicable purchase order by calculating the gains, losses and costs (including reasonable attorney's fees and the costs of obtaining, maintaining and liquidating commercially reasonable hedges) incurred as a result of the liquidation, discounted to present value at 6% per annum, and (iv) calculate a net settlement amount by aggregating into one amount all sattlement amounts and all other amounts owing between the Parties under the Agreement.

Any not settlement amount due from the defaulting Party to the non-defaulting Party will be paid within three (3) days of receipt of written notice from the non-defaulting Party. Interest on any unpaid portion of the net settlement amount will accrue delity at the interest rate provided for in Paregreph 13. The gain or loss for each liquidated transaction may be calculated by any commercially reasonable method chose by the non-defaulting party, including by determining the difference between the Sales Price and the Merket Price of the contract quantities remaining to be delivered during the Sales Portod.

After calculation of a net settlement amount, if the defaulting Party would be owned the not settlement amount the non-defaulting Party shall be entitled, at the option and in its discretion, to set off against such not settlement amount any amounts due and owing by the defaulting Party or any of its affiliates under any other agreements, instruments or undertakings between the defaulting Party or any of its affiliates.

Provided, however, that notwithstanding anything which may be contained in this Agreement to the contrary, or otherwise, no Party shall be entitled to recover any publishe damages, lost profits, or amount as damages other than as expressly provided for in this Agreement.

- 9. Walver/Cumutative Remedies: No datay or failure by a Party to exercise any right or remedy to which it may become entitled will constitute a walver of that right or remedy. All walvers must be in writing. All remedies will be writing projudice and in addition to any right of setloff, recouphent, combination of secounts, tien or other right to which any Party or any of its affiliates is at any lime otherwise antitled (whether by operation of law or in equity, under contrast or otherwise).
- 10. Werrantics: Sellar warrants that it has good lifte to all Gas delivered, that Salter has the right to sell such Gas, and fliet such Gas shall be free from all royalites, liens, encumbrances, and all applicable taxes that are imposed upon the production and/or removel of Gas prior to passage at title.

EXCEPT AS PROVIDED IN THIS PARAGRAPH 10, ALL OTHER WARRANTIES, EXPRESS OR IMPLIED, INCLUDING ANY WARRANTY OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE, ARE DISCLAIMED.

11. Fille and Liability: Title to, possession of, and risk of loss of the Gas will pass from the Selfor to the Buyor of the applicable Point of Delivery.

12. Force Majeure: Non-performance of any obligation hereunder, other than (i) the obligation to pay for Gas taken and (ii) the obligation to pay for quantities of Gas not taken as specified in an applicable Exhibit A, will be excused if prevented by an occurrence of Force Majeure, but only for so long as performance is prevented by such Force Majeure. The party foliming excuse will promptly advise the other party of such Force Majeure evant, and shall seek to remady the occurrence. Force Majeure will mean any event beyond the reasonable control of a Perty, which prevented in whole or in part, that Party's performance or obligations hereunder. Force Majeure will include: act of God: strike; lockout; act of the public anomy; war, tolockade; public for, fire, storm, flood; freeze: explosion; governmental restraint; and any other unforeseable uncontrollable event. Force Majeure will not excuse Buyer from responsibility for (mbalance agazities).

13. Billing and Payment: Seller will involce Buyer for Gas delivered under this Agreement and its related purchase orders. Buyer will make payment pursuant to Seller's involce instructions within filteen (15) days of the date of Seller's involce, or as specified in an applicable Exhibit A. If the volumes delivered cannot be verified by Seller at the time the involce is issued, the involce volumes will be based on Seller's good faith estimate of the volumes delivered. Seller will adjust buyer's account following confirmation of the actual volumes delivered.

If Buyer fails to ranit the full amount payable by it when due, Buyer shall pay interest from the due date until the date payment is made at the lesser of (i) 12% per annum or (ii) the maximum rate allowed by law ("interest Rate"). The non-paying party will be responsible for all costs, tens and expenses (including reasonable attorney's less) incurred by Seller in collecting the amount

14. Gas Quality and Measurement: The Gas that shall be delivered by the Seller shall be of such quality and pressure as shall be acceptable to utility transporting the Gas to the Buyer. Measurement, testing and heat content of the Gas purchased hereunder shall be governed by the applicable measurement and testing procedures required by the receiving transporter(s).

15. Notices: Notices may be sent by e-mell, fax, or first class mail, as follows:

Seller Snyder Brothers, Inc. P. O. Box 1022, One Glade Park East Kittanning, PA 16201 Tel: (724) 548-8101

Fex: (724),646-8243 E-Mall: gasmerkett

E-Mall: gasmerketing@snydercos.com ATTN: Nethen Henry, Ben Snyder

Buyor Ohio Valley Medical Center 2000 Eoff Street Wheeling, WV 28003 TEL: (304) 234-8866 FAX: (304) 234-8571 E-Mail: skinneer@ovrh.org ATTN: Vernon Kinnets

16. Assignment: Neither party shall assign this Agreement or any of its rights pursuant to this Agreement without the consent of the other party, which consent shall not be unreasonably withheld or deleyed.

17. Indemnification: Seller agrees to indemnify Buyer and save it harmless from all losses, liebilities or claims including reasonable altorneys fees and costs of court; from any and all persons, including from said Gas or other charges thereon, which attach before little persons to Buyer arising from or out of datms of title, personal injury or properly damage from said Gas or other charges thereon which attached before title passes to Buyer.

Buyer agrees to indemnify Soller and save it harmless from all daims, from any and all persons, arising from or out of daims regarding payment, personal injury or property damage from sold Gos or other charges thereon which attached after title passes to

18. Miscellarinous: This Contract shall be construed in accordance with the governing laws of the Commonwealth of Pennsylvania, without recourse to previsions governing choice of law. All defined terms used in this Agreement, not defined in this Agreement, but defined in the purchase order, shall have such meanings as provided for in such purchase order. This Agreement represents the complate agreement of the parties and suppreseds all prior or contemporaneous agreements to the contrary. Time shall be of the essence for all-purpose pursuant to this Agreement.

SELLER SNYDER BROTHERS, INC. 1 Glado Park East, P.O. Box 1022

Kittanning, PA 16201 PH: (724) 6101 FAX: (724) 8243

FAX-JW.

V.P. TITLE:

DATE:

BUYER Olilo Valley Medical Center 2000 Eoff Street Wheeling, WV 26003 PH: (304) 234-8866 FAX: (304) 234-8571

HILE PART Operations Manager

DATE: 6 21 2013.